UNITED STATES BANKRUPTCY COURT FOR THE EASTERN DISTRICT OF NORTH CAROLINA

12'1	1: 4: · c	· · · · · · · · · · · · · · · · · · ·			•				
	l in this informa btor 1	Wanda Ma							
		First Name	Middle Name	Last Name					
	ebtor 2		X2.1.0. X						
(S _I	pouse, if filing)	First Name	Middle Name	Last Name		his is an amended plan, and the sections of the plan that changed.			
Ca	se number:								
_	known)								
				CHAPTER 13 PLAN	J				
Par	rt 1: Notices								
То	Debtor(s):	the option is a	ppropriate in your circ	be appropriate in some cases, but the present cumstances. Plans that do not comply with Labor that applies in §§ 1.1, 1.2, 1.3, and 1.4,	ocal Rules and judic				
1.1	out in Sec partially	ctions 3.1 or 3. secured or wh	3, which may result i	cluding avoidance of mortgage liens, set in a secured claim being treated as only could result in the secured creditor ent at all.	□ Included	■ Not Included			
1.2	2 Avoidano			y, nonpurchase-money security interest,	□ Included	■ Not Included			
1.3			s, set out in Part 9.		□ Included	■ Not Included			
То	Creditors:	You should re not have an att can give you! The following above, to state	ad this plan carefully a torney, you may wish legal advice. I matters may be of part whether or not the plan.	is plan. Your claim may be reduced, moding and discuss it with your attorney if you have to consult one. Neither the staff of the Band atticular importance to you. Debtors must che lan includes provisions related to each item oxes are checked, the provision will not be	an attorney in this be kruptcy Court nor eck one box on each listed. If an item is	cankruptcy case. If you do the Chapter 13 Trustee tine of §§ 1.1, 1.2, and 1.3 checked "Not Included," o			
		creditor. Only	allowed claims will reparty in interest from fi	will not be paid or allowed unless a proof of eceive a distribution from the Trustee. Confidence on the confidence of th	rmation of a plan do	es not preclude the Debtor,			
		1326(a)(1) and process. A cre	d Local Rule 3070-1(beditor will not receive p	ection Payments: Pre-confirmation adequate) shall be disbursed by the Trustee in accord ore-confirmation adequate protection payment with the Bankruptcy Court.	ance with the Truste	e's customary distribution			
1.4	The "current n	nonthly income	e" of the Debtor, calcu	licable Commitment Period. (Check one.) lated pursuant to 11 U.S.C. § 101(10A) and e Debtor's applicable commitment period is		2, is:			
	■ BELOW tl	■ BELOW the applicable state median income; the Debtor's applicable commitment period is 36 months.							
1.5	Projected Dis	posable Incom	ne and "Liquidation "	Γest."					

E.D.N.C. Local Form 113A (12/17)

indicated in E.D.N.C. Local Form 113B, Liquidation Worksheet & Plan Summary filed simultaneously with this plan.

De	btor Wanda Mary Tilton Case number
1.6	Definitional Sea attached Annualis
1.0	Definitions: See attached Appendix.
	Plan Payments and Length of Plan
2.1	Debtor shall make regular payments to the Trustee as follows: \$149.00 _ perMonth _ for57 _ months (Insert additional line(s), if needed.)
2.2	Regular payments to the Trustee will be made from future income in the following manner: (Check all that apply.) □ Debtor will make payments pursuant to a payroll deduction order. ■ Debtor will make payments directly to the Trustee.
2.3	Additional payments. (Check one.) None. If "None" is checked, the rest of § 2.3 need not be completed or reproduced.
2.4	The total amount of estimated payments to the Trustee is \$8,493.00
Par	Treatment of Secured Claims
3.1	Residential Mortgage Claim(s) – When Residence to be Retained (Surrender addressed in § 3.6). (Check one.) None. If "None" is checked, the rest of § 3.1 need not be completed or reproduced.
3.2	Secured Claims Other Than Residential Mortgage Claims – To be Paid Directly by Debtor. (Check one.) None. If "None" is checked, the rest of § 3.2 need not be completed or reproduced.
	None. If None is checked, the rest of § 3.2 need not be completed or reproduced.
3.3	"Cram-Down" Claims - Request for Valuation of Collateral and Modification of Undersecured Claims. (Check one.) None. If "None" is checked, the rest of § 3.3 need not be completed or reproduced.
3.4	Secured Claims not Subject to Valuation of Collateral — Monthly Payment to be Disbursed by Trustee. (Check one.) None. If "None" is checked, the rest of § 3.4 need not be completed or reproduced.
3.5	Avoidance of Judicial Liens or Nonpossessory, Nonpurchase-Money Security Interests. (Check one.) None. If "None" is checked, the rest of § 3.5 need not be completed or reproduced.
3.6	Surrender of Collateral. (Check one.) None. If "None" is checked, the rest of § 3.6 need not be completed or reproduced.
Pat	t 4: Treatment of Fees and Priority Claims
	General Treatment: Unless otherwise indicated in Part 9, Nonstandard Plan Provisions, Trustee's commissions and all allowed priority claims, including arrearage claims on domestic support obligations, will be paid in full without interest through Trustee disbursements under the plan.
4.2	Trustee's Fees: Trustee's fees are governed by statute and orders entered by the Court and may change during the course of the case. The Trustee's fees are estimated to be
4.3	Debtor's Attorney's Fees. (Check one, below, as appropriate.) □ None, because I filed my case without the assistance of an attorney and am not represented by an attorney in this case. If "None" is checked, the rest of § 4.3 need not be completed or reproduced.
	[OR]
	 Debtor's Attorney's Fees Requested or to be Requested, Paid Prior to Filing, and to be Paid through the Plan (and check one of the following, as appropriate). Except to the extent that a higher amount is allowed by the Court upon timely application, or a lower amount is agreed to by the attorney, the Debtor's attorney has agreed to accept the "standard base fee," as described in Local Rule 2016-1(a)(2), for services

The total amount of compensation requested is \$\(\frac{4,000.00}{0.00} \), of which \$\(\frac{50.00}{0.00} \) was paid prior to filing. The Debtor's attorney requests that the balance of \$\(\frac{3,950.00}{0.00} \) be paid through the plan. E.D.N.C. Local Form 113A (12/17)

reasonably necessary to represent the Debtor before the Court through the earlier of confirmation of the Debtor's plan or the first 12 months after this case was filed. The amount of compensation requested does not exceed the allowable "standard base fee" as set

forth in § 2016-1(a)(1) of the Administrative Guide.

Debtor	Wanda Mary Tilton	Case number	

[OR]

The Debtor's attorney intends to apply or has applied to the Court for compensation for services on a "time and expense" basis, as
provided in Local Rule 2016-1(a)(7). The attorney estimates that the total amount of compensation that will be sought is \$, of
which \$ was paid prior to filing. The Debtor's attorney requests that the estimated balance of \$ be paid through the plan.

- **4.4 Domestic Support Obligations.** (Check all that apply.)
 - **None.** If "None" is checked, the rest of § 4.4 need not be completed or reproduced. +1
- **4.5 Other Priority Claims.** (Check one.)
 - None. If "None" is checked, the rest of § 4.5 need not be completed or reproduced.
 - All other allowed claims that are entitled to priority, listed below, shall be paid in full by Trustee disbursements under, and over the life of the chapter 13 plan, unless the claimant agrees to a different treatment or the Court orders otherwise:

Creditor Name	Claim for:	Est. Claim Amt.					
Internal Revenue Service	Taxes and certain other debts	3,544.00					
Insert additional claims, as necessary.							
The Debtor estimates that TOTAL unsecured price	The Debtor estimates that TOTAL unsecured priority claims equal:						

Part 5: Executory Contracts and Unexpired Leases

5.1 (*Check one.*)

None. *If "None"* is checked, the rest of Part 5 need not be completed or reproduced.

[OR]

The executory contracts and unexpired leases listed below will be assumed by the Debtor, unless specifically rejected. If assumed, the Debtor will make post-petition payments directly to each creditor according to the terms of the underlying contract, and will cure the "Arrearage" amount through Trustee disbursements under the plan over the "Term of Cure" indicated. The "Arrearage" amount is an estimate, and unless the Court orders otherwise, this amount shall be determined by the amount stated on the creditor's proof of claim.

Allowed claims arising from the rejection of executory contracts or unexpired leases shall be treated as unsecured non-priority claims under Part 7 of this plan, unless otherwise ordered by the Court.

Lessor/Creditor Name	Subject of Lease/Contract	Assumed or Rejected?	Pre-petition Arrears to be Cured (if any)	Total Arrears	Term of Cure (#of mos.)	Current Mo. Pmt.	Contract or Lease Ends (mm/yyyy)
Coldwell Banker/Fountain Realty	Residential lease/See Sch G/Assume lease	Assumed	\$0.00	\$0.00	0	\$565.00	11
Kia Motor Finance	Vehicle Lease/See Sch G/Reject & abandon lease & vehicle	Rejected	\$0.00	\$0.00	0	\$437.00	11

Insert additional leases or contracts, as needed.

Part 6: Co-Debtor and Other Specially Classified Unsecured Claims

6.1 (Check one.)

■ None. If "None" is checked, the rest of Part 6 need not be completed or reproduced.

Part 7: Unsecured Non-priority Claims

7.1 General Treatment. After confirmation of a plan, holders of allowed, non-priority unsecured claims that are not specially classified in § 6.1, above, will receive a pro rata distribution with other holders of allowed, nonpriority unsecured claims to the extent funds are available after payment to the holders of allowed secured, arrearage, unsecured priority, administrative, specially classified unsecured claims, and the Trustee's fees. Holders of allowed, non-priority unsecured claims may not receive any distribution until all claims of higher payment priority under the Bankruptcy Code have first been paid in full.

Part 8: Miscellaneous Provisions

8.1 Non-Disclosure of Personal Information: Pursuant to N.C. Gen. Stat. § 76-66 and other applicable state and federal laws, the Debtor objects to the disclosure of any personal information by any party, including without limitation, all creditors listed in the schedules filed in this case.

De	Debtor Wanda Mary Tilton	Case number						
8.2	Lien Retention: Holders of allowed secured claims shall retain the liens 1325(a)(5).	securing their secured claims to the extent provided by 11 U.S.C. §						
8.3	or discharge, but rather retains and reserves, for the benefit of the Debtor claims the Debtor could or might assert against any party or entity arisin under state or federal common law, including, but not limited to, claims deceptive acts and practices, Retail Installment Sales Act violations, Tru Estate Settlement Procedures Act violations, Fair Debt Collection Practic Opportunity Act violations, Fair Credit Billing Act violations, Consumer Electronic Funds Transfer Act violations, and any and all violations arisi	stention of Consumer Rights Causes of Action: Confirmation of this plan shall constitute a finding that the Debtor does not waive, release, discharge, but rather retains and reserves, for the benefit of the Debtor and the chapter 13 estate, any and all pre-petition and post-petition are better could or might assert against any party or entity arising under or otherwise related to any state or federal consumer statute, or der state or federal common law, including, but not limited to, claims related to fraud, misrepresentation, breach of contract, unfair and ceptive acts and practices, Retail Installment Sales Act violations, Truth in Lending violations, Home Equity Protection Act violations, Real tate Settlement Procedures Act violations, Fair Debt Collection Practices Act violations, Fair Credit Reporting Act violations, Equal Credit portunity Act violations, Fair Credit Billing Act violations, Consumer Lending Act violations, Federal Garnishment Act violations, extronic Funds Transfer Act violations, and any and all violations arising out of rights or claims provided for under Title 11 of the United ates Code, by the Federal Rules of Bankruptcy Procedure, or by the Local Rules of the Bankruptcy Court for the Eastern District of North rolina.						
8.4	Vesting of Property of the Bankruptcy Estate: (Check one.) Property of the estate will vest in the Debtor upon: □ plan confirmation. □ discharge □ other:							
8.5	Possession and Use of Property of the Bankruptcy Estate: Except as of the estate vests in the Debtor, property not surrendered or delivered to shall remain in the possession and control of the Debtor, and the Trustee or its retention or use by the Debtor. The Debtor's use of property remain the Bankruptcy Code, Bankruptcy Rules, and Local Rules.	the Trustee (such as payments made to the Trustee under the Plan) shall have no liability arising out of, from, or related to such property						
8.6	6 Creditor Notices When Debtor to Make Direct Payments: Subject to contracts that will be paid directly by the Debtor may, but are not require automatic stay.							
8.7	Rights of the Debtor and Trustee to Avoid Liens and Recover Trans or Debtor may have to bring actions to avoid liens, or to avoid and recover							
8.8	Rights of the Debtor and Trustee to Object to Claims: Confirmation object to any claim.	of the plan shall not prejudice the right of the Debtor or Trustee to						
8.9	Discharge: Subject to the requirements, conditions, and limitations set for Waiver of Discharge executed by the Debtor, the Court shall, as soon as plan, grant the Debtor a discharge of all debts that are provided for by the	practicable after completion by the Debtor of all payments under the						
Par	art 9: Nonstandard Plan Provisions							
9.1	1 Check "None" or List Nonstandard Plan Provisions.							
	None. If "None" is checked, the rest of Part 9 need not be	e completed or reproduced.						
	No additional plan provisions may follow this line of Appendix – Definitions, referenced in § 1.6							
Par	art 10: Signatures							
10.1								
	the Debtor(s) do not have an attorney, the Debtor(s) must sign below, obtor(s), if any, must sign below.	otherwise the Debtor(s) signatures are optional. The attorney for						
X		Signature of Debtor 2						

De	ebtor <u>Wa</u>	nda Mary Tilton	Case number
	Executed on February 27, 2018		Executed on
•		9	rtify that the wording and order of the provisions in this Chapter 13 plan are identical than any nonstandard provisions included in Part 9.
X	/s/ Roger A. I Roger A. Mod Signature of At	ore 005757	Date February 27, 2018 MM/DD/YYYY

If this document is also signed and filed by an Attorney for Debtor(s), the Attorney also certifies, that the wording and order of the provisions in this Chapter 13 plan are identical to those contained in E.D.N.C. Local Form 113, other than any nonstandard provisions included in Part 9.

Wanda Mary Tilton Case number

APPENDIX: Definitions.

Debtor

The following definitions are applicable to this Plan.

The following definitions are applic	
"AP Amt."	The amount the Debtor proposes to pay per month as pre-confirmation "adequate protection" payments in accordance with 11 U.S.C. § 1326(a)(1)(C) and Local Rule 3070-1(c).
"Administrative Guide"	The Administrative Guide to Practice and Procedure, a supplement to the Local Rules, which facilitates
	changes in practice and procedure before the Court without the necessity for revision to the Local Rules. The
	Administrative Guide may be found at the following Internet URL:
	http://www.nceb.uscourts.gov/sites/nceb/files/AdminGuide.pdf. As used herein, the term refers to The
	Administrative Guide in effect as of the date of the filing of the debtor's petition.
"Applicable Commitment Period"	The mandated length of a Debtor's plan. Debtors whose annual median income is above the applicable state median income, must propose 60-month plans, and below median income debtors are not required to propose
	a repayment plan longer than 36 months. Either may propose a shorter plan only if the plan will repay 100% of all allowed claims in full in less than the "applicable commitment period." Below median income debtors
	may propose a plan longer than 36 months, but not longer than 60 months, if the Court finds cause to allow a plan longer than 36 months. See § 1.4, above.
"Arrears"	The total monetary amount necessary to cure all pre-petition defaults.
"Avoid"	The Debtor intends to avoid the lien of a creditor in accordance with 11 U.S.C. § 506(d) and In re Kidd, 161 B.R. 769 (Bankr. E.D.N.C. 1993).
"Bankruptcy Rules"	The Federal Rules of Bankruptcy Procedure.
"Claim" or "Claim Amount"	The estimated amount of the creditor's claim against the Debtor. Absent a sustained objection to claim, the
	total amount listed by a creditor as being owed on its timely filed proof of claim shall control over any
	amount listed by the Debtor in this plan.
"Collateral"	Description of the real property or personal property securing each secured creditors' claim.
"Conduit"	The regular monthly mortgage payment that is to be made by the Trustee when a mortgage claim is proposed
Collulit	or required to be paid through the plan disbursements. (See Local Rule 3070-2). The number of monthly
	"conduit" payments to be made by the Trustee will be equal to the number of monthly payments proposed
	under the plan.
"Court"	
"Cram Down"	The United States Bankruptcy Court for the Eastern District of North Carolina.
Cram Down	The Debtor intends that the amount to be paid in satisfaction of a secured claim be determined by determining
	the "value" of the secured creditor's "collateral," or what the "collateral" is worth, under 11 U.S.C. §506(a)
	[which the Debtor asserts is the amount shown in § 3.3, under the chart column headed, "Value of
	Collateral"], and amortizing and paying such "value" at the interest rate proposed in the chart column headed,
	"Int. (%)," over the life of the Debtor's plan. Any remainder of the creditor's total "claim amount" is allowed
"G "	and treated as an unsecured claim. See §§ 1.1, 3.3, and 7.1.
"Cure"	Whether the Debtor intends to pay the amount in "arrears" on any claim. With respect to a mortgage claim
	secured by the Debtor's principal residence, if the Debtor proposes a cure through mortgage loan
	modification, such intention is indicated in § 3.1. Otherwise, mortgage "arrears" will be cured through the
	chapter 13 plan disbursements unless the Debtor indicates a different method to cure under § 3.1. With respect
	to other secured claims being paid directly by the debtor or an unexpired lease or executory contract that the
	Debtor proposes to assume, if the debtor intends to cure "arrears," these "arrears" will be cured through the
	Trustee's disbursements under a confirmed chapter 13 plan unless the Debtor indicates otherwise in § 3.2.
	With respect to "arrears" owed on a Domestic Support Obligation [defined in 11 U.S.C. § 101(14A) and
	addressed in § 4.4, below], these "arrears" will be cured through the Trustee's disbursements under and by the
	end of the confirmed plan.
"Debtor"	The individual or the married couple who filed this bankruptcy case, whose name or names are found at the
	top of the first page of this chapter 13 plan. The term "Debtor" as used in this plan includes both debtors if this
	case was filed by a married couple.
"Direct"	The Debtor proposes to make all post-petition payments on the obligation directly, after the timely filing of a
	claim by or for the creditor. Disbursements to creditors secured by a lien on the Debtor's principal residence
	are subject to the provisions of Local Rule 3070-2.
"Local Rules"	The Local Rules of Practice and Procedure of the United States Bankruptcy Court for the Eastern District of
	North Carolina, which may be found at the following Internet URL:
	http://www.nceb.uscourts.gov/sites/nceb/files/local-rules.pdf.
"Interest" or "Int."	The interest rate, if any, at which the Debtor proposes to amortize and pay a claim. In the case of an
	"arrearage" claim, unless the plan specifically provides otherwise, the Debtor proposes to pay 0% interest on

Wanda Mary Tilton Case number

"Monthly Payment" or "Mo. Pmt."	If paid through the Trustee's disbursements under a confirmed chapter 13 plan, the estimated amount of the monthly payment proposed to be made to the creditor. If used in reference to a Current Monthly Payment, the current monthly installment payment due from the Debtor to the creditor under the contract between the parties, including escrow amount, if any. If used with reference to an obligation that the Debtor proposes to pay directly to a creditor, the amount the Debtor shall continue paying each month pursuant to the contract between the Debtor and the creditor.
"Other"	The Debtor intends to make alternative <u>or additional</u> provisions regarding the proposed treatment of a claim, including the intention of the Debtor to pursue a mortgage modification.
"Other Secured Claims"	Any claim owed by the Debtor that is secured by property other than the Debtor's principal residence.
"§" or "§§"	This symbol refers to the numbered Section or Sections (if two are used) of the plan indicated next to the symbol or symbols; the Section numbers are found to the left of the part of the plan to which they refer.
"Surrender" or "Surr."	The Debtor intends to surrender the "Collateral" to the secured creditor(s) upon confirmation of the plan. Surrender of residential real property is addressed in § 3.1, and surrender of other "Collateral" is addressed in § 3.6.
"Trustee"	The chapter 13 standing trustee appointed by the Court to administer the Debtor's case.
"Value"	What the Debtor asserts is the market value of a secured creditor's "collateral," as determined under 11 U.S.C. § 506(a), and, therefore, the principal amount that must be amortized at the interest rate proposed and paid in full over the life of the Debtor's plan to satisfy in full the secured portion of a creditor's claim, consistent with the requirements of 11 U.S.C. §§1325(a)(5) and 1328.

Debtor

UNITED STATES BANKRUPTCY COURT EASTERN DISTRICT OF NORTH CAROLINA

Fill in this information to identify your case:								
Debtor 1	Wanda Mary	Tilton		Case Number (if known):				
	First Name	Middle Name	Last Name					
Debtor 2								
(Spouse, if filing)	First Name	Middle Name	Last Name					

LIQUIDATION WORKSHEET & PLAN SUMMARY - FILED WITH CHAPTER 13 PLAN

E.D.N.C. Local Form

I. LIQUIDATION TEST

The information included in this worksheet shows how the Debtor determined, based on information known to the debtor at the time the Debtor's chapter 13 petition was filed, the amount found in § 1.5 of the Debtor's plan that the Debtor projects would be paid to holders of allowed unsecured claims if the Debtor's bankruptcy estate were liquidated in a chapter 7 bankruptcy case. Under 11 U.S.C. §1325(a), the Bankruptcy Court must determine that at least this amount will be available for distribution to the holders of unsecured claims in this case for the Debtor's plan to be confirmed.

Asset Description	Market Value	Liquidation Costs (if any)	Lien(s)	Net Value	Debtor's Interest	Exemption Claimed	Liquidation Value
2016 Kia Soul LEASED VEHICLE	\$0.00	\$	\$0.00	\$	\$0.00	\$0.00	\$
Clothing & Personal	\$200.00	\$	\$0.00	\$	\$200.00	\$200.00	\$
Kitchen Appliances	\$75.00	\$	\$0.00	\$	\$75.00	\$75.00	\$
Washer & Dryer	\$250.00	\$	\$0.00	\$	\$250.00	\$250.00	\$
Jewelry	\$750.00	\$	\$0.00	\$	\$750.00	\$750.00	\$
Living Room Furniture	\$100.00	\$	\$0.00	\$	\$100.00	\$100.00	\$
Bedroom Furniture	\$400.00	\$	\$0.00	\$	\$400.00	\$400.00	\$
Television (2)	\$200.00	\$	\$0.00	\$	\$200.00	\$200.00	\$
DVD	\$30.00	\$	\$0.00	\$	\$30.00	\$30.00	\$
Radio	\$20.00	\$	\$0.00	\$	\$20.00	\$20.00	\$
Air Conditioner	\$100.00	\$	\$0.00	\$	\$100.00	\$100.00	\$
Computer (2) & Printer	\$200.00	\$	\$0.00	\$	\$200.00	\$200.00	\$
Dog	\$20.00	\$	\$0.00	\$	\$20.00	\$20.00	\$
Cane	\$10.00	\$	\$0.00	\$	\$10.00	\$10.00	\$
checking: First Citizens Bank	\$990.57	\$	\$0.00	\$	\$990.57	\$990.57	\$
Rent: Coldwell Banker	\$565.00	\$	\$0.00	\$	\$565.00	\$565.00	\$
AARP Beneficiary: Walt Krasa	\$0.00	\$	\$0.00	\$	\$0.00	\$0.00	\$

(Insert additional lines as needed.)

TOTAL Excess Equity in all Property:	\$
Subtract Attorney's Fees: -	\$3,950.00
Subtract Other Liquidation Costs Not Included in Table Above (and describe below):	-\$
Subtract Chapter 7 Trustee's Commission (see chart below): -	\$
TOTAL Required to be Paid to Holders of Allowed Unsecured Claims =	\$

Other Liquidation Costs Not Included in Table	
Above are described as follows:	

Chapter 7 Trustee's Commission Table					
per 11	U.S.C. §§ 326(a) at	nd 1325 (a)(4	ł)		
from	to rate maxim				
		amount			
\$ -	\$ 5,000.00	25%	\$ 1,250.00		

Debtor	Wanda Mary Tilton		Case No.:			
		\$	5,001.00	\$ 50,000.00	10%	\$ 4,500.00
		\$	50,001.00	\$ 1,000,000.00	5%	\$ 47,500.00
		\$	1,000,001.00	\$ no limit	3%	\$ no limit

II. Plan

A. Secured Claims

(1) Residential Mortgage Claims - Property Retained (Plan §3.1)

Creditor	Direct Amt./Mo.	Conduit Amt./Mo	Arrears Owed	+	Adm. Arrears*	=	Tot. Arrears to Cure*	Cure \$/Mo.
-NONE-								

^{*} Arrearage to be cured includes two full post-petition Mortgage Payments Pre-Petition Arrearage claim, per E.D.N.C. LBR 3070-2(a)(1).

(2) Other Secured Claims – Direct Payments by Debtor (Plan § 3.2):

Creditor	Collateral	Direct Amt./Mo	Arrears Owed	Interest	Cure \$/Mo.
-NONE-					

(3) "Cram-Down" Claims Being Paid Through Plan (Plan § 3.3):

	Creditor	Collateral	Value	AP Payment	Interest	Equal Mo. Pmt.
-NONE-						

(4) Secured Claims not Subject to Cram-Down Being Paid through Plan (Plan § 3.4):

Creditor	Collateral	Value	AP Payment	Interst	Equal Mo. Pmt.
-NONE-					

(5) Secured Claims Subject to Lien Avoidance or Surrender of Collateral (Plan §§ 3.5 & 3.6):

Creditor	Collateral	Claim Amt.	Surrendered?	Avoided?	Secured Amt.
-NONE-					

(6) Secured Tax Claims

Creditor	Secured Amt.

II. Executory Contracts and Unexpired Leases (Plan § 5.1)

Lessor/Creditor	Subject/Property	Assume or Reject?	Total Arrears	Cure Term	Amt./Mo
Coldwell Banker/Fountain Realty	Residential lease/See Sch G/Assume lease	Assume	\$0.00	0	\$0.00
Kia Motor Finance	Vehicle Lease/See Sch G/Reject & abandon lease & vehicle	Reject	\$0.00	0	\$0.00

III. Unsecured Claims and Proposed Plan

Priority/Administrative (Plan Part 4)				
Creditor Amount				
Unpaid Attorney Fees	\$3,950.00			
IRS Taxes	\$0.00			
State Taxes	\$0.00			
Personal Property Taxes	\$0.00			

Debtor	Wanda Mary Tilton	Case No.:	

DSO/Alimony/Child Support Arrears	\$0.00
Total Est. Unsec. Priority Claims	\$3,950.00

Creditor Name	% Interest	Amount
-NONE-		

General Unsecured Claims (Plan Parts 1 & 2)		
Liquidation Test Requires this be Paid to Unsecureds	\$0.00	
Debtor's Applicable Commitment Period ("ACP") is:	36 months	
Debtor's Disposable Monthly Income ("DMI") is:	\$-1,468.07	
"ACP" times "DMI" equals Unsecured Pool of:	\$-52,850.52	
Total Estimated Unsecured Non-priority Claims equal	\$8,683.00	
Est. Approx. Dividend to Unsecureds (not guaranteed):	2.00	

PROPOSED CHAPTER 13 PLAN PAYMENT (PLAN PARTS 1 & 2)				
The proposed Plan Payment Schedule is:				
\$149 per month for 57 months				
	Median Income: AMI BMI			
	Payroll Deduction: YES NO			